CHAP. 64.

rendered by a justice of the peace, in virtue of this act, air a lien upon any lands, tenements or hereditaments, unless said judgment or judgments shall be recorded by the clerk of said counties, in the same manner and for the same fees, as those now rendered by the district courts, where said judgments shall be a hen, and bear date from the time of being so recorded. Trabana dive mode to and anni to

Fees of justices

SEC. 5. And be it enacted, That in all cases heard and determined before any justice of the peace, when the debt or damages adjudged and determined to be due, exceed the sum of fifty dollars, the said justices are hereby authorised and empowered to charge double the fees now allowed by law to a single justice of the peace, in like cases, under fifty dollars; and in all cases of replevin and attachment, the said justices shall have, charge and receive the same fees that are now allowed by law to the district courts, in like cases; Right to appeal and that each party shall have the same right of appeal to the county court, and in the same manner as is now allowed

from the judgments of single justices of the peace. SEC. 6. And be it enected, That it is hereby made the Dockets to be returned to cl'k. duty of the respective chief justices of the magistrates' courts within said counties, to deliver to the clerk of the county, the docket or dockets kept by them, within thirty days after this act shall go into operation, pease, unstablished

Constables' \$2000

county court

SEC. 7. And be it enacted, That constables' bonds heregive bonds of after to be taken in said counties, shall be taken in the penalsum of two thousand dollars, and their fees under this act shall be the same in like cases, as are authorised by law and at the time of the passage of this actions? Due norgander W

Cases to be

SEC. 8. And be it enacted, That it is hereby made the transferred duty of the chief justices of the magistrates' courts, in Washington county, to transfer to some justice of the peace within their respective districts, all unsettled cases which would be within the jurisdiction of single justices under this act; and all cases depending as aforesaid, which would not be within the jurisdiction of single justices of the peace, shall be transferred to the county court of said coun-

Keturn of writs dered, single

scion to issue

SEC. 9. And be it enacted, That in case any writ of replevin, attachment, capias ad respondendum, sciere facias or attachment by way of execution, capias ad satisfaciendum, or fieri facias issued by any of the district courts, then and in such case the sheriff or constable, in whose hands such writ may be in, at the time of this act going into effect, shall return the same before some justice of the election district in which it was issued, who shall take such pro-